IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

DT-5085

Heinz Gerhard Köhn

Serial No .:

10/015,000

Filed For

December 11, 2001 LABORATORY DEVICE FOR TEMPERING REACTION

SAMPLES

Attention: Initial Patent Examination Division

Commissioner of Patents Washington, D.C. 20231

RESPONSE TO DECISION GRANTING PETITION

Sir,

In response to the Decision Granting Petition dated April 17, 2002, applicant(s) submit herewith a duly executed Declaration.

The Commissioner is authorized to charge the late fee of \$ 130.00, and any additional fees which may be required to Deposit Account No. 50-0955.

As required, a copy of the Notice is attached.

Since all the missing parts have now been supplied, it is submitted that the application is now complete and in form for examination. Accordingly, such examination and prompt allowance are earnestly solicited.

06/18/2002 MAHNED1 00000014 500955 10015000

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130.00 CH

Dated: June 6, 2002

SIDLEY AUSTIN BROWN & WOOD, LLP Intellectual Property Group 875 Third Avenue New York, NY 10022 (212) 906-2585

Encls:.

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231 on: June 6, 2002

Respectfully sumitted,

Paul Scott Reg # 47,071

Stanley Preaching

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UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231

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Paper No. 4

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OFFICE OF PETITIONS

In re Application of Heinz Gerhard Kohn Application No. 10/015,000 Filed: December 11, 2001 Attorney Docket No. DT-5085

DECISION GRANTING PETITION

RECEIVED
JUN 25 2002

This is a decision on the petition filed March 6, 2002, requesting that the above-identified application be accorded a filing date of December 11, 2001 with Figures 1-3 as part of the original disclosure.

On December 11, 2001, the above-identified application was deposited. The application included, inter alia, 9 pages of specification including 8 claims, a transmittal letter (3 pages), the filing fee, and a certified copy of German Patent Application No. 10062890.7 to which a claim for foreign priority under 35 U.S.C. 119 is stated on the third page of the transmittal letter. No drawings other than the drawings contained in the German priority document accompanied the original application papers. Accordingly, on January 11, 2002, the Initial Patent Examination Division mailed a "Notice of Incomplete Nonprovisional Application" requiring drawings necessary for an understanding of the invention and an executed oath or declaration covering the drawings. The Notice stated that the filing date would be the date of receipt of the missing drawings.

In response, on March 6, 2002, the present petition was filed. Petitioner requests that the application be accorded a filing date of December 11, 2001 with Figures 1-3 as part of the original disclosure. In support, petitioner cites the fact that Figures 1-3 were present in the German priority document that accompanied the original application papers deposited in the Office on December 11, 2001.

One sheet of drawings containing Figures 1-3 are included in the German priority document that was present among the original application papers deposited on July 6, 2001. Accordingly, on petition, a copy of those drawings will be construed as the drawings necessary for this application for filing date purposes. In order to avoid any further processing delays, a copy of the sheet of drawings from the German priority document containing Figures 1-3 was produced at the Office and placed in the 10/015,000 file wrapper.

In view of the above, the petition is granted. The Office-produced copy of Figures 1-3 will be used for filing date purposes.

After mailing of this decision, the \$130.00 petition fee will be charged to counsel's deposit account No. 50-0955 as authorized in the petition.

A review of the declaration reveals that it does not execute the application including the sheet of drawings containing Figures 1-3. Accordingly, a newly executed oath or declaration in compliance with 37 CFR 1.63, referencing the entire application (including the drawings), and identifying the specification to which it is directed is required. The \$130.00 large entity surcharge under 37 CFR 1.16(e) is also required.

Applicant is given TWO MONTHS from the date of this decision to file the oath or declaration together with the surcharge as required above in order to avoid abandonment of the application. This time period may be extended pursuant to 37 CFR 1.136(a). The response should be directed to the attention of the Initial Patent Examination Division.

The application is being returned to Office of Initial Patent Examination for:

- (1) according a filing date of December 11, 2001, using the application papers filed December 11, 2001, and the Office-produced copy of the sheet of drawings containing Figures 1-3;
- (2) an indication in the bibliographic data for this application that one (1) sheet of drawings containing Figures 1-3 were present on filing, and
- (3) awaiting any oath or declaration in response to this decision.

Any inquiries related to this decision should be directed to Legal Advisor James Engel at (703) 308-5106.

Fred A. Silverberg
Senior Legal Advisor
Office of Patent Legal Administration
Office of the Deputy Commissioner
for Patent Examination Policy

JJE